THE RIGSBY BALL LAW GROUP, PLC

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FACSIMILE TRANSMITTAL LETTER

TO: Sha	wn A. Morgan	DATE:	09.07.17			
FIRM; Steptoe Johnson PLLC		FAX:	304.933.8	1183		
ADDRESS:		PHONE:	304,933,8	145		
FROM: Kenton Ball		RE:	Stratton v. Arch et al.			
We are send you have an	ling you 3 page(s), including this cover she difficulty receiving this transmission, p	eet. If you do Jease call 859	not receiv .233.4633.	ve all of these	page(s)	or i
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VIA FACSIMILE ONLY

7 September, 2017

Shawn A. Morgan ESQ Steptoe & Johnson PLLC 2525 Harrodsburg Road Suite 300 Lexington, Kentucky 40504

RE: Response of Mahon to Subpoena Duces Tecum Stratton v. Arch Coal Inc. et al.

Dear Ms. Morgan:

Please be advised that this firm represents Amon L. Mahon (Mr. Mahon).

This letter is Mr. Mahon's response to the subpoena duces tecum you issued on 08.24.17. That subpoena was issued to Mountaineer Development & Consulting, LLC at Mr. Mahon's personal address.

Mr. Mahon does not own the membership interests of Mountaineer Development & Consulting, LLC. Although the subpoena does not specify a time period, Mr. Mahon is not and has not been an employee of Mountaineer Development & Consulting, LLC. Moreover, Mr. Mahon does not prepare or maintain financial statements for Mountaineer Development & Consulting, LLC.

Respectfully yours,
THE RIGSBY BALL LAW GROUP, PLC

Kenton L. Ball

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